

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

ANGELICA OLVERA,

Plaintiff(s),

V.

WALMART, INC., et al.,

Defendant(s).

Case No. 2:22-cv-00107-JCM-NJK

## Order

[Docket No. 18]

Pending before the Court is a joint proposed discovery plan. Docket No. 18. The presumptively reasonable discovery period is 180 days measured from the defendant's appearance. Local Rule 26-1(b)(1). When a discovery plan seeks a longer period, the parties must include "a statement of the reasons why longer or different time periods should apply to the case." Local Rule 26-1(a). The instant discovery plan seeks a discovery period of 270 days but provides no reason why the Court should depart from the presumptively reasonable discovery period. Accordingly, the discovery plan is **DENIED**. An amended discovery plan must be filed by March 9, 2022.<sup>1</sup>

IT IS SO ORDERED.

Dated: March 2, 2022

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*Nancy J. Koppe*  
Nancy J. Koppe  
United States Magistrate Judge

25       <sup>1</sup> In addition, counsel must carefully proofread any amended discovery plan as there are  
several aspects of the filed discovery plan that are written in a confusing manner. For example, it  
is unclear if the parties seek an order that initial disclosures are due on March 3 or March 15, 2022.  
26       See Docket No. 18 at 2 (“the initial disclosures in this matter are due on March 3, 2022. The  
parties will serve their disclosures within 2 weeks”). As another example, the parties appear to be  
27       stipulating that discovery is not limited by Rule 26’s requirement that discovery be of “relevant”  
matter. *Id.* (“The parties agree that the area of discovery should include *but not be limited to*, all  
28       claims and defenses allowed pursuant to the Federal Rules of Civil Procedure” (emphasis added)).